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    Attorneys for Defendant
    GERALD ARMSTRONG
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                 SUPERIOR COURT OF THE STATE OF CALIFORNIA
11
                    IN AND FOR THE COUNTY OF LOS ANGELES
12
13
    CHURCH OF SCIENTOLOGY
                                        No. BC 052395
14
    INTERNATIONAL, a California
    not-for-profit religious
15
    corporation;
                                        AMENDED NOTICE OF RULING ON
                    Plaintiffs,
16
                                        DEMURRER AND MOTION TO STRIKE
17
    vs.
    GERALD ARMSTRONG; DOES 1
18
    through 25, inclusive,
                                        Motion Cut Off:
                                                              Not Set
                                                              Not Set
                                        Discovery Cut Off:
19
                    Defendants.
                                        Trial Date:
                                                              Not Set
20
21
    TO ALL INTERESTED PARTIES AND THEIR ATTORNEYS OF RECORD:
22
         PLEASE TAKE NOTICE 1/ that Defendant Gerald Armstrong's
23
    Demurrer and Motion To Strike came before the Court in Department
24
    30 on July 2, 1992, at which time the Court ruled as follows:
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    111
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              This Amended Notice of Ruling supersedes and replaces
    that "Notice of Ruling" that was served herein on July 11, 1992.
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HUB LAW OFFICES Ford Greene, Esquire 711 Sir Francis Drake Blvd. San Anselmo, CA 94960 (415) 258-0360

- 1. The Demurrer is overruled because the Plaintiff has stated a cause of action. Whether the agreement is just reasonable, supported by adequate consideration, or against public policy are matters of proof.
- 2. Defendant's Motion To Strike is granted in part, denied in part, as follows:
- a. As to paragraph 3, page 3, lines 8-10, the motion to strike is granted. The language "appears to delight" is inflammatory and unnecessary and is improper.
- b. As to Paragraph 12, page 4 to page 6, line 13, the
 motion to strike is granted. The language contained in paragraph
 12 is inflammatory and unnecessary and is improper.
 - c. The remaining requests to strike are denied.
 - Defendant is to answer within 20 days.

DATED: July 17, 1992

HUB LAW OFFICES

FORD GREENE

Attorney for Defendant

GERALD ARMSTRONG

PROOF OF SERVICE

1	PROOF OF SERVICE
2	I am employed in the County of Marin, State of California. I
3	am over the age of eighteen years and am not a party to the above
4	entitled action. My business address is 711 Sir Francis Drake
5	Boulevard, San Anselmo, California. I served the following
6	documents: AMENDED NOTICE OF RULING
7	on the following person(s) on the date set forth below, by placing
8	a true copy thereof enclosed in a sealed envelope with postage
9	thereon fully prepaid to be placed in the United States Mail at
10	San Anselmo, California:
11	Andrew Wilson, Esquire WILSON, RYAN & CAMPILONGO 235 Montgomery Street, Suite 450 San Francisco, California 94104
12	
13	LAURIE J. BARTILSON, ESQ.
14	Bowles & Moxon 6255 Sunset Boulevard, Suite 2000
15	Los Angeles, California 90028
16	Graham E. Berry, Esquire LEWIS, D'AMATO, BRISBOIS & BISGAARD
17	221 North Figueroa Street. Suite 1200 Los Angeles, California 90012
18	PAUL MORANTZ, ESQ.
19	P.O. Box 511 Pacific Palisades, CA 90272
20	Pacific Palisades, CA 90272
21	<pre>[x] (By Mail) I caused such envelope with postage thereon fully prepaid to be placed in the United</pre>
22	States Mail at San Anselmo, California.
23	[x] (State) I declare under penalty of perjury under the laws of the State of California that the above
24	is true and correct.
25	DATED: July 17, 1992

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